

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

ETAS ID: TM324149

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Release of Security Interest recorded at Reel/Frame 4974/0370		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Credit Suisse AG		11/20/2014	THE CAYMAN ISLANDS BRANCH OF A BANK ORGANIZED AND EXISTING UNDER THE LAWS OF SWITZERLAND: SWITZERLAND
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Suse, LLC		
<b>Street Address:</b>	404 Wyman Street, Suite 500		
<b>City:</b>	Waltham		
<b>State/Country:</b>	MASSACHUSETTS		
<b>Postal Code:</b>	02451		
<b>Entity Type:</b>	LIMITED LIABILITY COMPANY: MASSACHUSETTS		
<b>PROPERTY NUMBERS Total: 6</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3477211		
<b>Registration Number:</b>	3342613		
<b>Registration Number:</b>	3831108	SLED	
<b>Registration Number:</b>	3831110	SLES	
<b>Registration Number:</b>	3200982	SUSE	
<b>Registration Number:</b>	3898601	YAST	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	3128622200		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	312-862-6371		
<b>Email:</b>	renee.prescan@kirkland.com		
<b>Correspondent Name:</b>	Renee Prescan		
<b>Address Line 1:</b>	300 North LaSalle Street		
<b>Address Line 2:</b>	Kirkland & Ellis LLP		
<b>Address Line 4:</b>	Chicago, ILLINOIS 60654		
<b>ATTORNEY DOCKET NUMBER:</b>	42131-6 RMP		

TRADEMARK

<b>NAME OF SUBMITTER:</b>	Renee M. Prescan
<b>SIGNATURE:</b>	/Renee M. Prescan/
<b>DATE SIGNED:</b>	11/24/2014
<b>Total Attachments: 5</b> source=Credit Suisse-Suse TM Release 1st Lien#page1.tif source=Credit Suisse-Suse TM Release 1st Lien#page2.tif source=Credit Suisse-Suse TM Release 1st Lien#page3.tif source=Credit Suisse-Suse TM Release 1st Lien#page4.tif source=Credit Suisse-Suse TM Release 1st Lien#page5.tif	

**RELEASE OF SECURITY INTEREST IN TRADEMARKS  
FIRST LIEN**

This RELEASE OF SECURITY INTEREST IN TRADEMARKS - FIRST LIEN (this "Trademark Release") is made as of November 20, 2014 from Credit Suisse AG, ("CS"), as Collateral Agent (as defined below) for the Beneficiaries (as defined in the First Lien Credit Agreement referred to below), to Suse, LLC, a Massachusetts limited liability company (the "Grantor"). Unless otherwise defined herein, terms defined in the First Lien Credit Agreement and used herein have the meaning given to them in the First Lien Credit Agreement.

WHEREAS, Attachmate Corporation, a Washington corporation ("Attachmate"), NetIQ Corporation, a Delaware corporation ("NetIQ"), Novell, Inc., a Delaware corporation ("Novell"), and together with Attachmate and NetIQ, the "Borrowers", and The Attachmate Group, Inc., a Delaware corporation ("Holdings") entered into a First Lien Credit Agreement dated as of May 22, 2012 (said First Lien Credit Agreement, as it may heretofore have been and as it may hereafter be further amended, restated, supplemented or otherwise modified from time to time, being the "First Lien Credit Agreement") with the financial institutions named therein (collectively, together with their respective successors and assigns party to the First Lien Credit Agreement from time to time, the "Lenders") and Credit Suisse AG ("CS"), as administrative agent for Lenders (in such capacity, "Administrative Agent") and as collateral agent for Beneficiaries (in such capacity, "Collateral Agent") pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the First Lien Credit Agreement, to extend certain credit facilities to Borrowers;

WHEREAS, in connection with the First Lien Credit Agreement, the Grantor executed that certain Grant of Trademark Security Interest, dated December 31, 2012 (as the same may be or may have been amended, restated or amended and restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement") pursuant to which the Grantor granted to the Collateral Agent, for the benefit of the Lenders, a security interest in the Trademark Collateral (as defined below);

WHEREAS, the Grant of Trademark Security Interest was recorded in the U.S. Patent and Trademark Office on March 4, 2013 at Reel/Frame No. 4974/0370 in favor of the Collateral Agent;

WHEREAS, the Collateral Agent, now desires to terminate and release the entirety of any security interest it may have in the Trademark Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms set forth in this Trademark Release, the Collateral Agent, and the Grantor hereby agree as follows:

**SECTION 1. Trademark Collateral.** The term "Trademark Collateral," as used herein, shall mean:

(a) all rights, title and interest (including rights acquired pursuant to a license or otherwise) in and to all trademarks, service marks, designs, logos, indicia of origin, tradenames, trade

dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by such Grantor, or hereafter adopted and used, in its business (including, without limitation, the trademarks set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in foreign countries (including, without limitation, the registrations and applications set forth on Schedule A annexed hereto), all common law and other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of such Grantor's business symbolized by the Trademarks and associated therewith; and

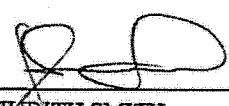
(b) all proceeds, products, rents and profits of or from any and all of the foregoing Trademark Collateral and, to the extent not otherwise included, all payments under insurance (whether or not Collateral Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Trademark Collateral. For purposes of this Grant of Trademark Security Interest, the term "proceeds" includes whatever is receivable or received when Trademark Collateral or proceeds are sold, licensed, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

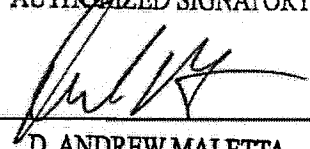
SECTION 2. Release of Security Interest. The Collateral Agent, hereby terminates the Trademark Security Agreement, and hereby fully and finally terminates, cancels, releases, and discharges, any security interest it may have in the Trademark Collateral. The Collateral Agent agrees, at the Borrower's expense, to cooperate with, and to provide the Borrowers, their successors, assigns or other legal representatives with, the documentation, information and additional authorization requested by Borrowers to effect the release of any security interest it may have in the Trademark Collateral.

SECTION 3. Recordation. The Collateral Agent, authorizes the recordation of this Trademark Release with the United States Patent and Trademark Office and any other applicable registry.

IN WITNESS WHEREOF, the undersigned has executed this Trademark Release by its duly authorized officer as of the date first above written.

**CREDIT SUISSE AG, CAYMAN ISLANDS  
BRANCH,  
as Collateral Agent**

By:   
Name: JUDITH SMITH  
Title: AUTHORIZED SIGNATORY

By:   
Name: D. ANDREW MALETTA  
Title: AUTHORIZED SIGNATORY

[Signature Page for the Release of Security Interest in Trademarks - First Lien]  
(Suse, LLC)

**SCHEDULE A**  
**TRADEMARK COLLATERAL**  
**Reel/Frame 4974/0370**

**U.S. Trademarks:**

<b>Registered Owner</b>	<b>Trademark Description</b>	<b>Reg. No.</b>	<b>Reg. Date</b>
Suse LLC	Gecko Logo	3477211	29-Jul-2008
Suse LLC	Gecko Logo	3342613	27-Nov-2007
Suse LLC	SLED	3831108	10-Aug-2010
Suse LLC	SLES	3831110	10-Aug-2010
Suse LLC	SUSE & Chameleon Design		
Suse LLC	SUSE (word mark only)	3200982	23-Jan-2007
Suse LLC	YAST	3898601	04-Jan-2011

**Foreign Trademarks:**

<b>Registered Owner</b>	<b>Trademark Description</b>	<b>Country</b>	<b>Reg. No.</b>	<b>Reg. Date</b>
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Argentina	1876406	18-Jun-2002
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Australia	857720	20-Nov-2000
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Brazil	823427889	17-Jul-2007
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Brazil	823427897	17-Jul-2007
Suse LLC	SUSE (word mark only)	Brazil		
Suse LLC	SUSE (word mark only)	Brazil		
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Canada	TMA639,110	04-May-2005
Suse LLC	SLED	European Community	8756249	11-Jun-2010
Suse LLC	SLES	European Community	8756207	11-Jun-2010
Suse LLC	SUSE	European Community	10438075	27-Apr-2012
Suse LLC	SUSE & Chameleon Design	European Community		
Suse LLC	SUSE & 2-legged reptile logo (revised in 2003)	Germany	30346685	10-Sep-2003
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Germany	39519018	04-May-1995
Suse LLC	SUSE & 4-legged reptile logo (older logo)	Germany	30205119	31-Jan-2002
Suse LLC	SUSE (word mark only)	Germany	30346683	10-Sep-2003
Suse LLC	YaST	Germany	3851019	04-May-1995
Suse LLC	SUSE (word mark only)	India		
Suse LLC	SUSE (with a reptile color mark)	Japan	4561794	19-Apr-2002
SUSE LLC	SUSE (word mark only)	Japan	5289291	18-Dec-2009

<b><u>Registered Owner</u></b>	<b><u>Trademark Description</u></b>	<b><u>Country</u></b>	<b><u>Reg. No.</u></b>	<b><u>Reg. Date</u></b>
Suse LLC	SUSE	New Zealand	7264107	03-Mar-2005
Suse LLC	SUSE (word mark only)	Norway	230110	14-Dec-2005
Suse LLC	SUSE	Russian Federation	313892	21-Sep-2005
Suse LLC	SUSE	South Africa	2005/04172	03-Mar-2005
Suse LLC	SUSE	South Africa	2005/04173	03-Mar-2005